IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

SUNEARTH, INC.; and THE SOLARAY CORPORATION,

No. C 11-4991 CW

AMENDED JUDGMENT

Plaintiffs,

V.

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SUN EARTH SOLAR POWER CO., LTD.; NBSOLAR USA, INC.; and DOES 1-10,

Defendants.

For the reasons set forth in the Court's Findings of Fact and Conclusions of Law,

IT IS ORDERED AND ADJUDGED

That judgment be entered in favor of Plaintiffs SunEarth,

Inc. and The Solaray Corporation on their claims for (1) trademark

and trade name infringement under the Lanham Ace, 15 U.S.C.

§§ 1125(a), et seq., California law, Cal. Bus. & Prof. C. §§ 14415

and 14402, and common law and (2) cybersquatting under the Anticybersquatting Consumer Protection Act, 15 U.S.C. § 1125(d), as to the sunearth.us domain only, and

That the United States Patent and Trademark Office cancel Defendants' Trademark Registration No. 3,886,941, and

That Defendants' counterclaims against Plaintiffs are dismissed with prejudice.

The Court shall separately enter a Permanent Injunction.

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For the Northern District of California

United States District Court

Plaintif	fs shall	recover	their	costs	from	Defendants.
IT IS SC	ORDERED	•				

Dated: 11/22/2013

LAODIA WILKEN
United States District Judge